EXHIBIT B (Proposed Order of Permanent Injunction Against Defendants DeCrescenzo And Burstyn)

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

EARTHLINK, INC.,)							
Plaintiff,)							
v .).). \	CASE	NO.	1	03	CV	2559	JOF
)							
ALBERT AHDOOT; ALYXSANDRA SACHS; NET GLOBAL MARKETING, INC.; ANDY)				*.			
POPE; SCOTT MASLOWE; FRED LUSKY; DEBBIE CAWDREY; NETBENDERS, LLC;)							
ISN, LLC; MARC MILLINE a/k/a MARK)							
VALENTINO a/k/a EMARKETING SOLUTIONS; DAMON DECRESCENZO;)						٠	
DAVID BURSTYN; PATHING NETWORKS, INC.; HERBAL GROUPS, INC.; PAT))					*		
GALVIN; JOHN DOES 17-50; STEVE)							
GOODWIN; AND DEREK GOODWIN,)						-	
Defendants.)							

ORDER OF PERMANENT INJUNCTION AGAINST DEFENDANTS DECRESCENZO AND BURSTYN

IT IS HEREBY ORDERED that Defendants Damon DeCrescenzo

("DeCrescenzo") and David Burstyn ("Burstyn") shall be and are
hereby permanently enjoined from engaging in "Prohibited

Conduct" as that term is defined below.

SCOPE OF PROHIBITED CONDUCT AND OTHER DEFINITIONS

 "EarthLink" refers to EarthLink, Inc. and its agents, officers, contractors, directors, shareholders, employees, subsidiary companies or entities, affiliated or related companies and entities, assignees, and successors-in-interest.

- 2. "Defendant-Related Company" refers to any person or corporation (past, present, or future) in relation to whom/which Defendant is an agent, officer, contractor, director, owner, shareholder, employee, advisor, partner, or the like.
- at or with facilities, resources, or equipment owned or operated by or on behalf of EarthLink. These include all e-mail addresses associated with a domain name composed in whole or in part by "earthlink" or "mindspring".
- e-mail addresses on the Internet, including those maintained by, registered with, or maintained at or with facilities, resources, or equipment owned or operated by or on behalf of any Internet Services Provider ("ISP"). As used herein, the term "ISP" shall include all entities within the scope of "interactive computer service" ("ICS") as that term is defined in 47 U.S.C. \$230(e)(2) and includes but is not limited to providers and sellers of Internet-related e-mail services.
- 5. "E-mail," "electronic message," and all similar terms shall be given the broadest possible construction herein.

Each such term shall include, but not be limited to, e-mails and other such messages (including "Instant Messages" and the like) effected by use of, or with the assistance of, or via access to the resources, equipment, and/or computer system of any ISP.

- 6. "EarthLink subscriber" refers to any Internet user with an EarthLink e-mail address.
- 7. "Internet subscriber" refers to any Internet user with an Internet e-mail address.
- 8. "Prohibited Conduct" shall mean any and/or all of:

A. Spamming And Co-Spamming.

Knowingly causing, authorizing, participating in, or intentionally or recklessly assisting or recklessly enabling others in the sending of any commercial or promotional messages or solicitations (i.e., "Prohibited Messages") via e-mail to any EarthLink e-mail addresses and/or to any Internet e-mail addresses without the express prior permission by affirmative conduct of EarthLink or the recipient EarthLink subscriber in the case of an EarthLink e-mail address or, in the case of any other Internet e-mail address, the express prior permission by affirmative conduct of all related ISP's and/or that particular Internet subscriber. "Spamming" and "Co-Spamming" shall also include the posting of any commercial or promotional messages to

any newsgroup, bulletin boards, or the like, the intended subject of which is non-commercial and/or which is devoted to a topic unrelated to such postings.

B. Failure To Maintain Remove Request Means For, Or Honor Remove Request From, "Non-Objecting Former Customers".

Knowingly causing, authorizing, participating in, or intentionally or recklessly assisting or knowingly enabling others in the sending of any commercial or promotional messages or solicitations via e-mail to any permitted recipient (i.e., one who has in fact expressly requested to receive such e-mails), where such commercial or promotional message or solicitation does not contain and include:

- (1) the true originating e-mail address (i.e., the sender's true e-mail address); and
- (2) a fully-operational return e-mail address or link to web-site database to which or by which the recipient may respond to Defendant's promotional e-mails with requests that the respective recipient/domain owner/ICS be removed from Defendant's mailing list.

The return e-mail address or web-site link must provide an "instant reply option" (i.e., the requesting party must be able to send the remove request via a click or double-click of the requester's mouse). Furthermore, all "remove requests" must be honored within 24 hours, notwithstanding the manner or means received. To be considered "fully operational" under the terms

of this paragraph, the e-mail address or web site comprising the instant reply option must be up and running for a continuous 30 day period immediately following the sending of the underlying commercial e-mail.

C. Spoofing And Co-Spoofing.

Knowingly causing, authorizing, participating in, or intentionally or recklessly assisting or knowingly enabling others in the use of any false or misleading reference to:

- (1) any ICS, ISP, or Internet subscriber;
- (2) any Internet e-mail address, domain, or domain owner;
- (3) the equipment of that ISP, ICS, Internet subscriber, or domain owner; and/or
- (4) that ICS's, ISP's, or Internet subscriber's computer system or resources

in any electronic message or in a newsgroup posting. The conduct prohibited by this paragraph includes, <u>but is not</u>

<u>limited to</u>, the insertion of false or misleading originating email addresses, return or reply e-mail addresses, and/or the
manual manipulation or falsification of any e-mail header.

D. Cloaking, Co-Cloaking, And Relay.

Knowingly causing, authorizing, participating in, or intentionally or recklessly assisting or knowingly enabling others in the modification, disguise, elimination, or erasure of the identification of the originating address and/or header of or for any commercial or promotional e-mail sent to an EarthLink subscriber or to an Internet subscriber, or otherwise aiding or assisting in any way to the attempts of the sender of any commercial or promotional e-mail to an EarthLink or Internet subscriber to make impossible or more difficult the identification of the sender. Among the conduct expressly prohibited by this paragraph is any unauthorized use of "thirdparty relay" in relation to the sending of e-mail, as well as any access to or use of the computer resources of any ISP or Internet subscriber not related to or in privity of contract with the sender and/or the recipient of the relevant e-mail or electronic message.

E. Software Distribution.

The knowing sale, offer, or other distribution of any software that specifically enables or assists in the sending of bulk, cloaked, and/or third-party relayed e-mails.

F. Sale Of E-Mail Addresses.

The knowing sale, offer, or other commercial distribution of one or more e-mail lists containing the address of any EarthLink subscriber and/or other Internet subscriber.

G. Trade Libel.

Knowingly causing, authorizing, communicating, or intentionally or recklessly assisting others in communicating defamatory verbal and electronic statements regarding EarthLink's or any other ISP's products, business goods and/or services.

H. Other Unauthorized Access.

Knowingly accessing, trespassing upon, or using in any way the computer system, resources, servers, and/or equipment of EarthLink or any other ISP other than as is expressly permitted by the concerned ISP. This includes violations of the Terms of Service, Acceptable Use Policy, or the like, of any web site or service.

IT IS SO ORDERED THIS ____ DAY OF _____, 2005.

Judge J. Owen Forrester United States District Court for the Northern District of Georgia, Atlanta Division

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

EARTHLINK, INC.,)
Plaintiff,)
V.)) CASE NO. 1 03 CV 2559 JOE)
ALBERT AHDOOT; ALYXSANDRA SACHS;)
NET GLOBAL MARKETING, INC.; ANDY	· · · · · · · · · · · · · · · · · · ·
POPE; SCOTT MASLOWE; FRED LUSKY; NETBENDERS, LLC; ISN, LLC; DAMON	
DECRESCENZO; DAVID BURSTYN;	
PATHING NETWORKS, INC.; HERBAL GROUPS, INC.; PAT GALVIN;))
JOHN DOES 17-50 (THE "ALABAMA SPAMMERS"); STEVE GOODWIN; AND)
DEREK GOODWIN,)
Defendants.)

RULE 7.1 CERTIFICATE OF COMPLIANCE WITH LOCAL RULE 5.1

This is to certify that the foregoing Notice and Motion was prepared using 12 point Courier New font and accordingly complies with Local Rule 5.1. This certificate is given in compliance with Local Rule 7.1(D).

This $(8)^{4}$ day of January, 2005.

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

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SOLUTIONS; DAMON DECRESCENZO; DAVID)							
BURSTYN; PATHING NETWORKS, INC.;)							
HERBAL GROUPS, INC.; PAT GALVIN;)							
JOHN DOES 17-50 (THE "ALABAMA) SPAMMERS"); STEVE GOODWIN; AND)							
DEREK GOODWIN, AND)							
)							
Defendants.)							

CERTIFICATE OF SERVICE

This is to certify that I have this date served a copy of the foregoing Notice Of Settlement Of Claims With Defendants Damon Decrescenzo And David Burstyn And Motion For Entry Of Consent Order upon the below-identified by either U.S. first class mail addressed as follows with sufficient postage affixed thereto or, if specifically indicated, by hand:

George C. Creal, Jr. PC 720 Main Street Forest Park, GA 30297 Andy Pope 25 Bob Witt Rd. Medina, TN 38355 Paul Sigelman 433 N. Camden Drive Suite 970 Beverly Hills, CA 90210

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Gary Jay Kaufman 1925 Century Park East, Suite 2350 Los Angeles, California 90067

Robert M. Darroch Mabry & McClelland, LLP 2200 Century Parkway, N.E. 10th Floor Atlanta, GA 30345

This (8th day of January, 2005.

WELLBORN & WALLACE, LLC

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